Appln. No. 10/782,070 Amendment dated February 17, 2005 Reply to Office Action mailed November 17, 2004

#### REMARKS

LEONARD & PROEHL

Reconsiderationuis respectfully requested

Claims I through 12 rémain in this application a No. diaims thave been ann cancelled or withdrawn. Claims: 13 through 17 have been added 2 verses in a su

occurrence in the Office Action.

## Part 1 of the Office Action

The drawings have been objected to.

The requirement of "seven" dividers in the claims has been changed to "six", which is consistent with the drawings, and therefore it is submitted that the objection to the drawings is overcome.

### Part 2 of the Office Action

Claims 1, 2, 7, and 12 have been objected to for the informalities noted in the Office Action.

Claims 1, 2, 7, and 12 have been amended in a manner believed to clarify any informalities in the language.

Withdrawal of the objection to claims 1, 2, 7, and 12 is therefore respectfully requested.

#### Parts 3 and 4 of the Office Action

Claims 1 through 4 have been rejected under 35 U.S.C. §102(b) as being anticipated by Folsom, US Patent 4,852,725.

Claims 5 through 12 have been rejected under 35 U.S.C. Section 103(a) as being unpatentable over Folsom in view of DeWitt.

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Claim 1, particularly as amended, requires, in combination, "a in managed plurality of lateral dividers positioned in said housing, each one of said fateral dividers having an inclined orientation such that a bottom tedge with the each of said lateral dividers is positioned closer for the front of said historiage, and action edge of each of said lateral dividers as positioned results, positioned closer to unidate the regard of said housing southat said divider walks are inclined aways from housing to bottomed at the front of said housing during use; each of said lateralisations to be a said that a bottom was said that was said that a bottom was said that a bottom was said that was said that a bottom was said that was said tha

It is therefore submitted that the cited patents, and especially the allegedly obvious combination of Folsom and De Witt set forth in the rejection of the Office Action, would not lead one skilled in the art to the applicant's invention as required by claims 1 and 7. Further, claims 2 through 6 and 13 through 17, which depend from claim 1, and claims 8 through 12, which depend from claim 7, also include the requirements discussed above and therefore are also submitted to be in condition for allowance.

Withdrawal of the §102(b) and §103(a) rejections of claims 1 through 12 is therefore respectfully requested.

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# CONCLUSION

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LEONARD & PROEHL, Prof. L.L.C

By My July 18

MANAGE BULLION

Date: FEB. 17, 2005

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